```
"(2) three years for an employee who
                                     for
               unalified
                                                     residency
               preference under this Act
               "(i) Senaration nursuant
                                              to this section
                                           affect
                            nnt
           emnlovee's rights under either the
           Reemplo<mark>vm</mark>ent
                                                        Priority
           Program or the Displaced Employee Program
           estahlished
                                                      nursuant
           to Chapter 24 of the District
                                                    Personnel
           Manual
Listina
               "(i) The Mayor shall submit to the
Council a listing of all
                       to he aholished hv
           nnsitinns
           resnonsihilitv
                                        center
                                                              hv
                         1997
           March
                    1
                                     unon the
                                                   delivery
                                                              ωf
           termination
                                       notices
           individual employees
 (k) Notwithstanding the provisions of section 1708 or
 2402(d), the provisions of this Act shall not be deemed
                                                   negotiable
                 "(1) A personnel authority shall cause a 30-day termination
  Termination
           notice to be served no later than Sentember
                          1997
                                                            anv
                                             \alphan
           incumhent
                          emplovee
                                        remaining
                                                            anv
           nosition
                              identified
                                                              he
                                                  tη
           abolished pursuant to subsection (b) of this
           section."
                        CEILING ON EXPENSES AND DEFICIT
               SEC
                     141
                           (a) CFILING
                                        \bigcap N = T \bigcap T \Delta I
                                                      OPERATING
           FYPFNCFC
                                                             AND
           DEFICIT
                  (1) IN GENERAL.—Notwithstanding any other
               nrovision of
               law the total amount appropriated in this Act
               for operating
               expenses for the District of Columbia for fiscal year
               1997 under
               the caption "DIVISION OF EXPENSES" shall not
               exceed the lesser
               of—
(1)
                        the sum of the total revenues of the
District of
Columbia for such fiscal year and $74.000.000: or (2) $5.108.913.000 (of which
                        $5,108,913,000 (of which $134,528,000
shall be from
intra-District funds)
                  (2) ENFORCEMENT.—The Chief Financial Officer
               of the Dis-
               trict of Columbia and the District of Columbia Financial
Responsibility and Management Assistance
               Authority shall take
               such steps as are necessary to assure that the
               District of
               Columbia meets the requirements of this
               section, including
               the apportioning by the Chief Financial Officer of
               the appropria-
               tions and funds made available to the District
               during nscal
               vear 1997
               (h)
                    ACCEPTANCE AND LISE OF GRANTS
                                                             NOT
            INCLUDED
                                                              IN
            CEILING.
                  (1) IN GENERAL.—Notwithstanding
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subsection (a), the Mayor of the District of Columbia may accept, obligate, and expend Federal, private, and other grants received by the District government that are not reflected in the amounts appropriate in this Act.

(2) REQUIREMENT OF CHIEF FINANCIAL OFFICER REPORT AND FINANCIAL RESPONSIBILITY AND MANAGEMENT ASSISTANCE AUTHORITY APPROVAL.—No such Federal, private, or other grant may be accepted, obligated, or expended pursuant to paragraph (1) until—

(3) the Chief Financial Officer of the District submits to the District of Columbia Financial Responsibility and Management Assistance Authority established by Public Law W4-8 (109 Stat. 97) a report setting forth detailed information regarding such grant: and (4) the District of Columbia Financial Responsibility

and Management Assistance Authority has reviewed and acceptance, obligation, and expenditure of